STATE WATER RIGHTS BOARD

OR	\mathbf{D}	E	R
----	--------------	---	---

۸ Þ	Di I	CAT	ION	ı	2898
~ 1		~~:	. •		

PERMIT____3776

LICENSE_1462

ORDER ALLOWING CHANGE IN PLACE OF USE

WHEREAS License 1462 was issued to William McGinley and was filed with the County Recorder of Santa Cruz County on June 18, 1934, and

WHEREAS said license was subsequently assigned to L. Poletti and T. A. Morelli, and

WHEREAS the State Water Rights Board has found that the change in place of use under said license for which petition was submitted on September 10, 1965, will not operate to the injury of any other legal user of water, and

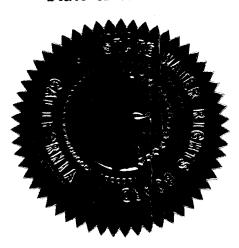
WHEREAS the Board has approved and allowed said change and has directed that an order be issued to describe said place of use in accordance with said petition;

NOW THEREFORE IT IS ORDERED that permission be and the same is hereby granted to change the place of use under said License 1462 to place of use described as follows, to wit:

> 25 ACRES WITHIN W1 OF PROJECTED SECTION 20, TLOS, R3W, MDB&M, AND 110 ACRES WITHIN E2 OF SECTION 19, TLOS, R3W, MDB&M, AS SHOWN ON MAP FILED WITH THE STATE WATER RIGHTS BOARD.

WITNESS my hand and the seal of the State Water Rights Board of the 6 th day of 1966 June, State of California this

Executive Officer





STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS

DIVISION OF WATER RESOURCES

License for Diversion and Use of Water

LICENSE 1469

ASSIGNALE MAD

APPLICATION____

THIS IS TO CERTIFY, That

William McCinley of Bavenport, California Netice of Assignment (Over)

Metice of Assignment Coba made proof to the satisfaction of the Division

of Water Resources of California of a right to the use of the waters of Scott Creek in Santa Crus County

tributary of Pacific Ocean

for the purpose of irrigation and domestic uses
under Permit of the Division of Water Resources and that said right to the use of said waters has
been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Resources
and the terms of the said permit; that the priority of the right herein confirmed dates from

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed the three hundredths (0.33) cubic foot per second from about May 1st to about December 1st of each season.

The point of diversion of such water is located North thirty-eight degrees no minutes West (N. 38° 00° W.) nineteen hundred (1900) feet from the Southeast corner of projected Section 19, T 10 S. R 3 W. M.D.B.AM., being within the HEZ of SEZ of said projected Section 19.

A description of the lands or the place where such water is put to beneficial use is as follows:

75 agree within the South & of projected Section 19, T 10 S, R S W, M.D.B.AM. all as shown on map filed June 22, 1922, with the Division of Water Resources.

1

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion herein specified and to the lands or place of use herein described.

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and Onditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

Sec. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for which mid water was appropriated at no longer; and every nuch permit or licenses shall include the enumeration of conditions therein which in substance shall include all of the provisions of this ction and likewise the statement that any appropriator of water, to whom said permit or license may be issued, shall take the same subject to such conditions as setting expensively provided, that if, at any time after the expiration of twenty years after the graining of a license, the state, or any city, city and country, unicipal water district, or any political subdivision of the state shall have the right to purchase the works and property cupied and used under said licenses, and the works built or constructed for the enjoyment of the state shall have the right to purchase the works and property cupied and used under said licenses; and in the event that the state of the control of the state shall have the right to purchase the works and property cupied and used under said licenses; and the the vert that the state of the state is now or may hereafter be termined on minemat domain proceedigar. If it shall appear and the company of the state is a state of the state of th conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows: Witness my hand and the seal of the Department of Public twelfth Works of the State of California, this [SEAL] EDWARD HYATT State Engineer 11-1-73 name chyd to Estale of L. 10-28-75 Records ched to show T-a. Morelli and Just of Janis & aletti ax owners 11-25-75 RECORDS CHGD TO SHOW T. A. MORELLI 6 SOPHIE COSTELLA, TRUSTEE OF ESTATE OF LOUIS PALETTI 8/4/29 assigned to Cal Poley State University foundation DIVISION OF WATER RESOURC

DEPARTMENT OF PUBLIC WORKS

LICENSE APPROPRIATE WATER